

## REMARKS

Applicant respectfully requests reconsideration of this application as amended. Claims 1, 10, 14, 18 and 20-21 have been amended. Claims 2, 11, 16, 19 and 23-30 were previously cancelled without prejudice. No new claims have been added. Therefore, claims 1, 3-10, 12-15, 17, 18, 20-23, 25-27, 29 and 30 are presented for examination.

### 35 U.S.C. § 103 Rejection

Claims 1, 3-10, 12-15, 17, 18, 20-23, 25-27, 29 and 30 stand rejected under 35 U.S.C. §103(a) as being anticipated over “SOFA/DCUP: Architecture for Component Trading and Dynamic Updating”, by Plasil, et al., (“Plasil”) in view of “OSGI Service Platform”, by OSGI, (“OSGI”).

Plasil discloses component-based programming and automated software downloading, particularly component updating at runtime of affected applications, adopting the true-push model to allow for silens software modifications, and finding a way to integrate these technologies and electronic commerce in software components. (see Abstract). OSGI discloses a bundle object for a bundle to be used to manage the bundle’s lifecycle. A management bundle is responsible for managing the lifecycle of other bundles. (see Section 2.7). OSGI further discloses various states of the bundle in Section 2.7.3.

In contrast, claim 1, in pertinent part, recites linking the component to the application by obtaining an integration interface associated with the component, the integration interface providing methods for managing the component; invoking an initialize method to initialize the component; and invoking a replace method to transition an existing state of the existing component into the new component. (emphasis

provided). Plasil and OSGI, neither individually nor when combined, teach or reasonably suggest the linking of the component to the application by obtaining an integration interface associated with the component, the integration interface to provide methods for managing the component . . . an initialize method . . . [and] a replace method as recited by claim 1. Accordingly, Applicant respectfully requests the withdrawal of the rejection of claim 1 and its dependent claims.

Claims 10, 14 and 18 contain limitations similar to those of claim 1. Accordingly, Applicant respectfully requests the withdrawal of the rejection of claims 10, 14 and 18 and their dependent claims.

### **Conclusion**

In light of the foregoing, reconsideration and allowance of the claims is hereby earnestly requested.

**Invitation for a Telephone Interview**

The Examiner is requested to call the undersigned at (303) 740-1980 if there remains any issue with allowance of the case.

**Request for an Extension of Time**

Applicant respectfully petitions for an extension of time to respond to the outstanding Office Action pursuant to 37 C.F.R. § 1.136(a) should one be necessary. Please charge our Deposit Account No. 02-2666 to cover the necessary fee under 37 C.F.R. § 1.17(a) for such an extension.

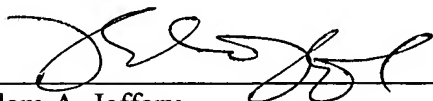
**Charge our Deposit Account**

Please charge any shortage to our Deposit Account No. 02-2666.

Respectfully submitted,

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP

Date: June 22, 2006

  
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